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OFF STATES IN STATES IN

Patent Attorney's Docket No. <u>033392-001</u>

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

ENT & TF	AOER	•					
In re I	Patent A	Application of	) ·				
Eberha	ard HI	LDT et al.	) Group Art Unit: Unassigned				
Applic	ation 1	No.: 09/830,981	) Examiner: Unassigned				
	Unass sponds	signed s to PCT/DE99/03506)	· ) )				
For: POLYPEPTIDE MEDIATING CELL PERMEABILITY			) ) )				
	<u>1</u>	FRANSMITTAL LETTER FOR I	MISSING PARTS OF APPLICATION				
Assista	ant Cor	SING PART mmissioner for Patents D.C. 20231					
Sir:							
	In com	nplete response to the Notice to File	e Missing Parts of Application Under 37 C.F.R.				
§ 1.53	(b) dat	ted June 4, 2001, enclosed please	find:				
	[X] a Combined Declaration and Power of Attorney signed by the inventor(s) and the						
		surcharge of [X] \$65.00 (205) [ ] \$130.00 (105) as set forth in 37 C.F.R.					
		§ 1.16(e);					
		[ ] Note that the inventor(s) i	dentified on the currently filed Combined				
		Declaration and Power of	Attorney are different than listed on the application				
		filing papers.					
	[]	a Request for Refund;					
	[X]	a Petition for Extension of Time;					
	[]	a verified English translation of the Application, and the \$130.00 (139) fee as set					
		forth in 37 C.F.R. § 1.17(k);					
[ ] an Assignment document and a separate check for the \$40.00 (581) Assignment							
		recordation fee;					
	[]	drawings for publication;					
	[]	other	;				
	[X]		for the fee due for missing parts; and				
	na aaaa	tapasapa panaa					

10/31/2001 LLANDGRA 00000009 0983098

65.00 OP

(05/01)

Transmittal Letter for Missing Parts of Application Attorney's Docket No. 033392-001 Application No. 09/830,981 Page 2

[]	charge \$	to Deposit Account No. 02-4800 for the fee due for			
	missing parts.				
[X]	Small entity status is hereby claimed.				
The Co	ommissioner is hereby author	orized to charge any appropriate fees under 37 C.F.F			

The Commissioner is hereby authorized to charge any appropriate fees under 37 C.F.R. §§ 1.16, 1.17 and 1.21 that may be required by this paper, and to credit any overpayment, to Deposit Account No. 02-4800. This paper is submitted in duplicate.

Respectfully submitted,

BURNS, DOANE, SWECKER & MATHIS, L.L.P.

P.O. Box 1404 Alexandria, Virginia 22313-1404 (703) 836-6620

Date: October 29, 2001

By: Teresa Stanek Rea
Registration No. 30,427

(05/01)

Commissioner for Patents, Box PCT United States Patent and Trademark Office Washington, D.C. 20231

Print of the			www.usplo.gov				
U.S. APPLICATION NO.	FIRST NAMED APPLICANT		ATTY, DOCKET NO.				
09/830981	HILDT	E	012627-021				
•		INTERNATIO	NAL APPLICATION NO.				
TERESA STANEK REA		· PCT/	PCT/DE99/03506				
BURNS DOANE SWECKER & MATHIS							
P O BOX 1404		I.A. FILING DATE	PRIORITY DATE				
ALEXANDRIA, VA 22313 1404		03 NOV 99	03 NOV 98				
			<b>74</b> JUN2001				
	•	DATE MAILED	# <b>04</b> 30/4/101				
NOTIFICATION OF MISSING RE	QUIREMENTS UND	ER 35 U.S.C. 371	IN THE UNITED				
	ATED/ELECTED OF						
1. The following items have been submitted by	he applicant or the IB to the	United States Patent an	d Trademark				
Office as a Designated Office (37 CF							
U.S. Basic National Fee.	Indication of Small		into English				
Copy of the international application.  Oath or Declaration of inventors(s).	Translation of the in	cle 19 amendments into	English				
Copy of Article 19 amendments.		Amendment; Assign					
Priority Document.	IPEA 401; F						
The International Preliminary Exami	nation Report in English and	its Annexes, if any.					
Translation of Annexes to the Interna	ational Preliminary Examina	tion Report into English	ı.				
·		an mat filed the fellers's	a indicated items and/or				
2. Applicant has requested early processing up the indicated items in paragraph 3 below. The Ba							
prior to 20 or 30 months from the priority date to		by of the international a	ppheation must be med				
U.S. Basic National Fee.	Copy of the interna	tional application.					
a miles in the second of the last							
<ol><li>The following items MUST be furnished with acceptance under 35 U.S.C. 371:</li></ol>	in the period set forth below	in order to complete in	e requirements for				
a. Translation of the application into	English. A processing fee v	will be required if subm	itted				
later than the appropriate 20 or	30 months from the priority	date.					
The current translation is defect	ive for the reasons indicated	on the attached Notice	of Defective				
Translation.  b. Processing fee for providing the tr	anslation of the application a	and/or the Annexes late:	r than the				
appropriate 20 or 30 months fro	om the priority date (37 CFR	(1.492(f)).					
c. Oath or declaration of the inventor	s, in compliance with 37 CF	R 1.497(a) and (b), pro	perly identifying				
the application (preferably by the							
surcharge will be required if su date.	omitted rater than the approp	oriate 20 or 30 months i	foli die priority				
The current oath or declaration	does not comply with 37 CF	R 1.497(a) and (b) for	the reasons				
indicated on the attached PCT/I							
d. Surcharge for providing the oath of		appropriate 20 or 30 mo	nths from the				
priority date (37 CFR 1.492(e)) 4. Additional claim fees of \$ as a f	.   	ity, including any requi	red multiple dependent				
claim fee, are required. Applicant must submit the							
due (37 CFR 1.492(g)). See attached PTO-875.	•						
5. Applicant has not submitted the required se	quence listing pursuant to 37	7 CFR 1.821-1.825. S	ee attached				
PCT/DO/EO/920.	decuce usual barramit to 27	, C. K. 1.021 1.023. S.					
	·						
ALL OF THE ITEMS SET FORTH IN 3(a)-3( MONTHS FROM THE DATE OF THIS NOT							
THE PRIORITY DATE FOR THE APPLICAT							
RESPOND WILL RESULT IN ABANDONME	NT.						
The time period set above may be extended by file	ng a netition and fee for ext	ension of time under the	e provisions of 37 CFR				
1.136(a).	ing a pendon and ree for ext	ension of thire under the	provisions of 37 CFR				
•							
<ol> <li>If box 3a or 3c is checked, a translation of the Annexes will be cancelled. A processing fee will</li> </ol>							
7. The Article 19 amendments are cancelled s	ince a translation was not pro	ovided by the appropria	te 20 (37 CFR 1.494(d))				
or 30 (37 CFR 1.495(d)) months from the priority		,					
Applicant is reminded that any communication to	the United States Datest and	Tendemark Office must	the mailed to the				
Applicant is reminded that any communication to address given in the heading and include the U.S.							
<u> </u>	••	[]	William and English a Resiliab, Land				
A copy of this notice	e MUST be returned	l with this respon	RECENED .				
Enclosed: PCT/DO/EO/917	lotice of Defective Translation	on I					
□ PTO-875 □ P	CT/DO/EO/920	Francine Young	NUUN O 6 2504				
FORM PCT/DO/EO/905 (March 2001)	Talesho	ne: 702 205 2662	<del></del>				
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Declaration Duc 81	$U_{\nu}$	012627041	OCKETED 6-6-01				
Decision Duc 8/	7/0/	Huberd Sci	huesler				
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